## 

## FIDELITY FEDERAL SAYINGS AND LOAN ASSOCIATION

MODIFICATION AGREEMENT FOR A READVANCE; READVANCE & EXTENSION; OR EXTENSION OF TERM

STATE OF SOUTH CAROLINA	LOAN ACCOUNT
COUNTY OF GREENVILLE	NUMBER /-11-12256
the Fidelity Federal Savings & Loan Association, Grego	day of SDAN 19.7 19.72, between pulle, South Carolina, hereinafter called the Association, and hereinafter called the Obligor.
« WITNE	SSETH THAT
WHEREAS, the Association is the owner and he executed by Mallalo Callonnan	older of a note dated NOVEMBER 201 19.68 in the original amount of \$ 3,3000,000 SM 18.88 Ma Secret Masses SM 19.68
said mortgage being recorded in the RMC Office for Page SIL, title to which mortgage premises is now	Drawning County in Book_111 Co at
readvance to bim sums paid on the said note and mortgantion.	
NOW THEREFORE:	, and a p
now remaining unpaid so that it shall be payable as be the state of the payable as be th	or payment of the principal indebtedness of \$ 867.69 of solutions of the principal indebtedness of \$ 867.69 of of \$
per annum, or in accordance with those terms agreed upon Agreement, where applicable, on the unpaid balance and	
and the extension of the time for performance, the Conge	usion to the Obligor of the sum of \$ 86764
mortgage into and or in the Modification and Assumption that the said readvance and extension was advanced by said surn shall be secured by the said note and mort	nt per annum, and those terms expressly agreed upon in the n Agreement, be in effect, and the Obligor does hereby agree the Association for the account of the Obligor and that the gage. It is mutually agreed that the principal indebtedess is
FIRST DAY of each month hereafter, said payments to be	monthly installments of \$ 3 \times \( \times \) \( \times \) . each on the applied first to interest, and then to principal until paid in full.
indebtedness of any installment thereof or interest thereof obligation as modified by this agreement, the Association	a period of fifteen (15) days in the failure to pay the principal on or in the performance of any of the terms and conditions of the n may, at its option, declare the entire principal indebtedness need to collect same and avail itself of all rights and remedies
3. All terms and conditions of the Mortgage Not tinue in full force except as modified expressly by this against the obligation until the expiration of the time for	te and or the Modification and Assumption Agreement shall con- treement and the statute of limitations will not commence to run- payment of the indebtedness as herein extended
4. This agreement shall bind jointly and several the assigns of the Association and of the Obligor respective	ly the heirs, the executors, the administrators, the successors and ely.
IN WITNESS WHEREOF, The Association has officer, and the Obligor has set his hand and soal on the	s caused this agreement to be executed by its duly authorized date and your above written
	_
IN THE PRESENCE OF:	FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION
afichanh & Martin	By: Laved C Steria Foren offecon
Denge D. Stone	They are the constitution
& Jelout & Martin	Obligor (SEAL)
Stone (i Stone)	(SEAL)

Obligor

(tenti (